1	ROMAN OTKUPMAN, CA Bar No. 249423  Roman@olfla.com  MEGHAN MAERTZ, CA Bar No. 276976				
2					
3	Meghan@olfla.com OTKUPMAN LAW FIRM, A LAW CORPORA	TION			
	28632 Roadside Drive, Suite 203 Agoura Hills, CA 91301				
	Telephone: 818. 293.5623 Facsimile: 818.850.1310				
6	Attorneys for Plaintiff TaRhonda Thornabar				
7	Mark W. Peters (SBN 018422)				
8	mark.peters@wallerlaw.com Heath H. Edwards (SBN 034076)				
9	heath.edwards@wallerlaw.com WALLER LANSDEN DORTCH & DAVIS, LL	P			
10	511 Union Street, Suite 2700 Nashville, TN 37219				
11	Telephone: 615-850-8729 Facsimile: 615-850-6804				
12	Mark S. Spring, State Bar No. 155114  mspring@cdflaborlaw.com Teresa W. Ghali, State Bar No. 252961				
13					
14	tghali@cdflaborlaw.com CAROTHERS DISANTE & FREUDENBERGE	R LLP			
15	600 Montgomery Street, Suite 440 San Francisco, CA 94111				
16	Telephone: (415) 981-3233 Facsimile: (415) 981-3246				
17	Attorneys for Defendant SJBH, LLC				
18	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
19	TARHONDA THORNABAR,	) Case No. 5:18-cv-06443-NC			
20	Plaintiff,	) THE PARTIES' JOINT STIPULATION OF			
21	V.	) DISMISSAL WITH PREJUDICE AND ) ORDER			
22	SJBH, LLC and DOES 1 THROUGH 100, inclusive,	) Trial Date: December 9, 2019 ) Time: 9:00 a.m. ) Room: 5, 4th Floor			
23	Defendants.				
24		) Judge: Honorable Nathanael M. Cousins			
25	Plaintiff TARHONDA THORNABAR	and Defendant SJBH, LLC (collectively, the			
26	"Parties"), by and through their counsel of record, hereby stipulate to the dismissal of the above-				
27	styled action and all claims asserted therein with prejudice pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii)				
28	The parties will each bear their respective fees and costs in this action.				
		1			

1	Dated:	March 27, 2019	WALLER LANSDEN DORTCH & DAVIS, LLP
2			
3			By: <i>s/ Heath Edwards</i> Mark W. Peters
4			Heath H. Edwards
5			Attorneys for Defendant SJBH, LLC
6	Dated:	March 27, 2019	CAROTHERS DISANTE & FREUDENBERGER
7			LLP
8			
9			By: s/ Teresa Ghali (with permission)
10			Mark S. Spring Teresa W. Ghali
11			Attorneys for Defendant SJBH, LLC
12			
13	Dated:	March 27, 2019	OTKUPMAN LAW FIRM, A LAW FIRM
14			CORPORATION
15			
16			By: s/ Roman Otkupman (with permission)  Roman Otkupman
17			Meghan Maertz
18			Attorneys for Plaintiff TaRhonda Thornabar
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
			2

## **ORDER**

Before the Court is the Parties' Joint Stipulation of Dismissal with Prejudice (the "Joint Stipulation"). Pursuant to the Joint Stipulation, it is ORDERED that this case and all claims asserted therein are dismissed with prejudice pursuant to Fed. R. Civ. P. 41(a)(1(A)(ii).

Dated: March 27, 2019



1	PROOF OF SERVICE		
2	I am a citizen of the United States and am employed in Davidson County, Tennessee. I am		
3	over the age of eighteen years and not a party to the above-captioned matter. My business is 511		
4	Union Street, Suite 2700, Nashville, Tennessee 37219.		
5	On March 27, 2019, I served the foregoing document described as THE PARTIES' JOINT		
6	STIPULATION OF DISMISSAL WITH PREJUDICE AND [PROPOSED ORDER], a four (4) pag		
7	document including cover page and proof of service page, on the following:		
8 9 10 11	Roman Otkupman Meghan S. Maertz Otkupman Law Firm, A Law Corporation 28632 Roadside Drive, Suite 203 Agoura Hills, CA 91301 Roman@olfla.com Meghan@olfla.com		
12	VIA CM/ECF NOTICE OF ELECTRONIC FILING — I am readily familiar with the firm's practic		
13	regarding filing pleadings and other documents by using the CM/ECF system. Participants in the		
14	case who are registered CM/ECF users will be served via the CM/ECF system.		
15	I declare under penalty of perjury under the laws of the United States of America and the		
16	State California that the foregoing is true and correct. Executed on March 27, 2019, at Davidso.		
17	County, Tennessee.		
18	<i>s/ Laura Stokes</i> Laura Stokes		
19	Laura Stokes		
20			
21			
22			
23			
24			
25			
26			
27			
28	4		
	l Transfer of the state of the		